pending a hearing concerning the lawfulness of such rates, I charges, regulations, and practices;

It is further ordered, That the operation of said schedules be, and they are hereby, suspended, and that the use of the rates, charges, regulations, and practices therein stated be, and they are hereby, deferred until the fourteenth day of March 1937, unless otherwise ordered by the Commission;

It is further ordered, That no change shall be made in the rates, charges, regulations, and practices hereby deferred until this investigation and suspension proceeding has been disposed of, or until the period of suspension and any extension thereof has expired, unless otherwise authorized by special permission of the Commission; and

It is further ordered, That the rates, charges, regulations, and practices thereby sought to be altered shall not be changed until this investigation and suspension proceeding has been disposed of, or until the period of suspension and any extension thereof has expired, unless authorized by special permission of the Commission; and

It is further ordered, That there shall be filed immediately with the Commission by Joseph A. Wells, Alternate Agent, consecutively numbered Amended Page 114-A to Tariff SB-I No. 7, which amended page shall bear no effective date; shall reproduce the portion of this order wherein the suspended schedules are described; shall state that said schedules are suspended and that the rates, charges, regulations, and practices therein stated may not be used until the fourteenth day of March 1937, unless authorized by special permission of the Commission; and that the rates, charges, regulations, and practices hereby deferred may not be changed during the period of suspension or any extension thereof, unless otherwise authorized by special permission of the Commission; and that the rates, charges, regulations, and practices thereby sought to be altered are continued in effect and may not be changed during the period of suspension or any extension thereof, unless otherwise authorized by the Commission; and

It is further ordered, That copies of this order shall be filed with said schedules in the office of the United States Maritime Commission, and that copies hereof be forthwith served upon the Weyerhaeuser Steamship Company and Joseph A. Wells, Alternate Agent, and that said Weyerhaeuser Steamship Company be, and it is hereby, made respondent in this proceeding, and that it be duly notified of the time and place of the hearing above ordered.

By order of the United States Maritime Commission.

[SEAL]

TELFAIR KNIGHT, Secretary,

NOVEMBER 9, 1936.

[F. R. Doc. 3544-Filed, November 24, 1936; 2:17 p. m.]

Saturday, November 28, 1936

No. 184

DEPARTMENT OF COMMERCE.

Bureau of Marine Inspection and Navigation.

Pursuant to call under authority of Section 4405 of the Revised Statutes by the Honorable Daniel C. Roper, Secretary of Commerce, a special meeting of the Executive Committee of the Board of Supervising Inspectors, consisting of: J. B. Weaver, Director; George Fried; and Eugene Carlson, was held in the office of the Supervising Inspector, 2nd District, New York City, New York, on November 20, 1936. The following resolution was unanimously adopted.

[Resolution No. 4034]

EXEMPTION OF REQUIREMENTS OF ANNUAL INSPECTION WHILE LAID UP

Resolved, That under the authority of Section 4405 of the Revised Statutes, Rule VI General Rules and Regulations,

Ocean and Coastwise; Rule VI General Rules and Regulations, Great Lakes; Rule VI General Rules and Regulations, Rivers; Rule VI, Lakes, Bays, and Sounds Other Than the Great Lakes-all entitled "Inspection of Vessels"-that paragraph 1 in each case be and hereby is amended by the addition of the following:

Veccels while laid up and dismantled and out of commission are exempted from any or all inspections required under Sections 4417, 4418, 4426, and 4427 of the Revised Statutes of the United

[SEAL]

JOSEPH B. WEAVER. Director.

GUORGE FRIED. Supervising Inspector, 2d District. EUGENE CARLSON. Supervising Inspector, 3d District.

Approved:

DAMEL C. ROPER, Secretary of Commerce.

November 25, 1936.

[F.R. Doc. 3576-Filed, November 27, 1936; 12:56 p.m.]

DEPARTMENT OF LABOR.

AMENDMENT TO REGULATIONS FOR ADMINISTRATION OF THE ACT OF JUNE 30, 1936, PUBLIC, No. 846, 74TH CONGRESS

NOVERTEER 24, 1936.

By virtue of the authority vested in the Secretary of Labor by section 4 of the act entitled "An act to provide conditions for the purchase of supplies and the making of contracts by the United States, and for other purposes" (act of June 30, 1936, Public, No. 846, 74th Cong.), the Regulations prescribed by the Secretary of Labor for the administration of said act (Regulations No. 504, Series A, dated September 14, 19361) are hereby amended by the addition of the following articles, to be designated Article 104:

ART. 102. Dealer as Agent of Undicelosed Principal. Whenever a dealer, to whom a contract within the act and Regulations has heen awarded, causes a manufacturer to deliver directly to the Government the materials, supplies, articles, or equipment required under the contract, such dealer will be deemed the agent of the manufacturer in executing the contract. As the principal of such agent the manufacturer will be deemed to have agreed to the stipulations contained in the contract.

FRANCES PERKINS, Secretary of Labor.

[F.R.Dec. 3565-Flied, November 27, 1636; 9:52 a.m.]

FEDERAL COMMUNICATIONS COMMISSION. .

AMERICANT RULE 262A, B, E, IN PART

The Telegraph Division at its regular meeting held on November 17, 1936, amended Rule 262a, B, b, in part, to read as follows:

Mid-Transcontinental Chain and Feeders (Blue)

Available for geronautical point-to-point stations.

26,530 23 5,652.6 2,720 26,510

8,015—Day only. 10,125—Day only. 4,110 £ 6,520

There frequencies assigned for unlimited hours upon the express condition that no interference is caused to the international

mobile cervice.

"Subject to the condition that no interference is caused to aeronautical and aircraft stations.

¹¹ F. R. 1405.

Mid-Gontinental Chain and Feeders (Yellow)

Available for aeronautical and aircraft stations.

2,912 5,032.5 11 12 3,432.5 5,042.5 11 3,452.5 5,887.5 3,485 5,682.5

Available for aeronautical point-to-point stations, 2,640 4,650 8,070—Day only.11

⁶ This frequency is assigned upon the express condition that no interference will be caused to the international service of any station which, in the discretion of the Commission, may have priority on the frequency or frequencies with which interference results.

"Subject to the condition that no interference is caused to existing services and that the operating frequency will be maintained within 0.02 percent of the assigned frequency.

²² For use south of Dallas, Texas.

Southern Transcontinental Chain and Feeders (Brown)

Available for aeronautical point-to-point stations.

2, 612 4, 690 26, 560 2, 636 26, 540 17, 700—Day only 3, 467. 5 26, 550 10, 190—Day only

Southern Intercontinental Chain and Feeders (Orange)

Available for aeronautical point-to-point stations.

2, 648 5, 375 510 9, 310 42, 986 26, 570 20 510, 955 3, 082, 5 6, 580 12, 330 5, 165 8, 220 16, 240

These frequencies assigned for unlimited hours upon the express condition that no interference is caused to the international mobile service.

Available for use in the Pacific area only.

This frequency is assigned upon the express condition that no interference will be caused to the international service of any station which, in the discretion of the Commission, may have priority on the frequency or frequencies with which interference results.

on the frequency or frequencies with which interference results.

These frequencies are assigned for secondary use upon the express condition that no interference is caused to the international

mobile service.

¹⁰ For use on routes lying south of the United States only.

¹¹ Subject to the condition that no interference is caused to existing services and that the operating frequency will be maintained within 0.02 percent of the assigned frequency.

"[SEAL]

John B. Reynolds, Acting Secretary.

7 16, 440

[F.R. Doc. 3566-Filed, November 27, 1936; 10:10 a.m.]

SECURITIES AND EXCHANGE COMMISSION.

United States of America—Before the Securities and Exchange Commission

At a regular session of the Securities and Exchange Commission, held at its office in the City of Washington, D. C., on the 25th day of November, A. D. 1936.

[File No. 2-2503]

IN THE MATTER OF AMERICAN CARRIER-CALL CORPORATION

ORDER FIXING TIME AND PLACE OF HEARING UNDER SECTION 8 (D) OF THE SECURITIES ACT OF 1933, AS AMENDED, AND DESIGNATING OFFICER TO TAKE EVIDENCE

It appearing to the Commission that there are reasonable grounds for believing that the registration statement filed by American Carrier-Call Corporation under the Securities Act of 1933, as amended, includes untrue statements of material facts and omits to state material facts required to be stated therein and material facts necessary to make the statements therein not misleading,

It is ordered, that a hearing be held, pursuant to the provisions of Section 8 (d) of said Act as amended, such hearing to be convened on December 10, 1936, at 10 o'clock in the forenoon, in Room 1101, Securities and Exchange Commission Building, 1778 Pennsylvania Avenue, N. W., Washington, D. C., and to continue thereafter at such time and place as the officer hereinafter designated may determine; and

It is further ordered, that Charles S. Lobingier, an officer of the Commission, be and he hereby is, designated to admin-

ister oaths and affirmations, subpoena witnesses, compel their attendance, take evidence, and require the production of any books, papers, correspondence, memoranda, or other records deemed relevant or material to the inquiry, and to perform all other duties in connection therewith authorized by law.

Upon the completion of testimony in this matter, the officer is directed to close the hearing and make his report to the Commission.

By the Commission.

[SEAL]

FRANCIS P. BRASSOR, Secretary,

[F. R. Doc. 3571—Filed, November 27, 1936; 12:42 p. m.]

United States of America—Before the Securities and Exchange Commission

At a regular session of the Securities and Exchange Commission held at its office in the City of Washington, D. C., on the 27th day of November A. D. 1936.

[File No. 43-16]

IN THE MATTER OF SOUTHWESTERN DEVELOPMENT COMPANY

NOTICE OF HEARING AND ORDER DESIGNATING TRIAL EXAMINER

A declaration having been duly filed with this Commission by Southwestern Development Company, a registered holding company, pursuant to Section 7, of the Public Utility Holding Company Act of 1935, regarding the issue and sale of its unsecured promissory notes in an amount to be later determined and filed by amendment but not in excess of an amount equal to that portion of the net earnings of such declarant for the calendar year 1936 which, if not distributed to the stockholders of such declarant, may be subject to surfax under the Revenue Act of 1936, such notes to mature July 1, 1942, to bear interest at the rate of 4% per annum and to be issued and delivered pro rata to the stockholders of such declarant in payment of a common stock dividend;

It is ordered, that such matter be set down for hearing on December 14, 1936, at ten o'clock in the forenoon of that day, at Room 218, Securities and Exchange Building, 1778 Pennsylvania Avenue NW., Washington, D. C.; and

Notice of such hearing is hereby given to said party and to any interested State, State commission, State securities commission, municipality, and any other political subdivision of a State, and to any representative of interested consumers or security holders, and any other person whose participation in such proceeding may be in the public interest or for the protection of investors or consumers. It is requested that any person desiring to be heard or to be admitted as a party to such proceeding shall file a notice to that effect with the Commission on or before December 9, 1936.

It is further ordered, that Charles S. Lobingler, an officer of the Commission, be, and he hereby is, designated to preside at such hearing, and authorized to adjourn said hearing from time to time, to administer oaths and affirmations, subpens witnesses, compel their attendance, take evidence, and require the production of any books, papers, correspondence, memoranda, or other records deemed relevant or material to the inquiry, and to perform all other duties in connection therewith authorized by law.

Upon the completion of the taking of testimony in this matter, the officer conducting said hearing is directed to close the hearing and make his report to the Commission.

By the Commission.

[SEAT.]

FRANCIS P. BRASSOR, Secretary.

1 1

[F. R. Doc. 3567—Filed, November 27, 1936; 12:41 p. m.]

United States of America—Before the Securities and Exchange Commission

At a regular session of the Securities and Exchange Commission held at its office in the City of Washington, D. C., on the 25th day of November A. D. 1936.

IN THE MATTER OF AN OFFERING SHEET OF A ROYALTY INTEREST IN THE WILLIAMSON FARM, FILED ON NOVEMBER 10, 1936, BY JAMES M. JOHNSON, RESPONDENT

ORDER FOR CONTINUANCE

The Securities and Exchange Commission, having been requested by its counsel for a continuance of the hearing in the above entitled matter, which was last set to be heard at 10:00 o'clock in the forenoon, of the 27th day of November 1936 at the office of the Securities and Exchange Commission, 18th Street and Pennsylvania Avenue, Washington, D. C, and it appearing proper to grant the request;

It is ordered, pursuant to Rule VI of the Commission's Rules of Practice under the Securities Act of 1933, as amended, that the said hearing be continued to 10:00 o'clock in the forenoon of the 12th day of December 1936 at the same place and before the same trial examiner.

By the Commission.

ISEAT.

FRANCIS P. BRASSOR, Secretary.

[F.R. Doc. 3568—Filed, November 27, 1936; 12:41 p.m.]

United States of America—Before the Securities and Exchange Commission

At a regular session of the Securities and Exchange Commission held at its office in the City of Washington, D. C., on the 25th day of November A. D. 1936.

In the Matter of an Offering Sheet of a Royalty Interest in the Barnsdall-Bracht #3 Farm, Filed on November 11, 1936, by James M. Johnson, Respondent

ORDER TERMINATING PROCEEDING AFTER AMENDMENT

The Securities and Exchange Commission, finding that the offering sheet filed with the Commission, which is the subject of this proceeding, has been amended, so far as necessary, in accordance with the Suspension Order previously entered in this proceeding:

It is ordered, pursuant to Rule 341 (d) of the Commission's General Rules and Regulations under the Securities Act of 1933, as amended, that the amendment received at the office of the Commission on November 23, 1936, be effective as of November 23, 1936; and

It is further ordered, that the Suspension Order, Order for Hearing, and Order Designating a Trial Examiner, heretofore entered in this proceeding, be, and the same hereby are, revoked and the said proceeding terminated.

By the Commission.

[SEAL]

FRANCIS P. BRASSOR, Sccretary.

[F. R. Doc. 3569—Filed, November 27, 1936; 12:41 p. m.]

United States of America—Before the Securities and Exchange Commission

At a regular session of the Securities and Exchange Commission held at its office in the City of Washington, D. C., on the 25th day of November A. D. 1936.

In the Matter of an Offering Sheet of a Royalty Interest in the Sunray et al.-Capital-Mansion-State et al. Farm, Filed on November 6, 1936, by T. G. Thompson, Respondent

ORDER TERMINATING PROCEEDING AFTER ALIENDMENT

The Securities and Exchange Commission, finding that the offering sheet filed with the Commission, which is the subject of this proceeding, has been amended, so far as necessary, in accordance with the Suspension Order previously entered in this proceeding;

It is ordered, pursuant to Rule 341 (d) of the Commission's General Rules and Regulations under the Securities Act of 1933, as amended, that the amendment received at the office of the Commission on November 23, 1936, be effective as of November 23, 1936; and

It is further ordered, that the Suspension Order, Order for Hearing and Order Designating a Trial Examiner, heretofore entered in this proceeding, be and the same hereby are revoked and the said proceeding terminated.

By the Commission.

ESPAT. 1

FRANCIS P. BRASSOR, Secretary.

[F.R. Doc. 3570—Filed, Nevember 27, 1936; 12:42 p.m.]

United States of America—Before the Securities and Exchange Commission

At a regular secsion of the Securities and Exchange Commission held at its office in the City of Washington, D. C., on the 25th day of November A. D. 1936.

IN THE MATTER OF AN OFFERING SHEET OF A ROYALTY INTEREST IN THE ANDERSON-PRICHARD-SWISHER FARM, FILED ON NO-VEMBER 21, 1936, BY G. E. FISHER, RESPONDENT

SUSPENSION ORDER, ORDER FOR HEARING (UNDER RULE 340 (A)), AND ORDER DESIGNATING TRIAL EXAMINER

The Securities and Exchange Commission, having reasonable grounds to believe, and therefore alleging, that the offering sheet described in the title hereof and filed by the respondent named therein is incomplete or inaccurate in the following material respects, to vit:

- 1. In that the answer to Item 3 (b) of Division II seems incomplete;
- 2. In that Item 2 (c) of Division II appears incorrect based upon Item 3 of Division II;
- 3. In that Item 7 of Division II appears incorrect based upon Items 8 and 9 of Division II;
- 4. In that the thickness of the horizon should be exact distance drilled, not estimates in Item 8 of Division II;
- 5. In that insufficient data in the nature of subsurface geology is given in Item 9 of Division II to show this tract is high enough on the structure to be productive;
- 6. In that names of operators are omitted, on parts of this tract and that adjoining it in Section 26, from Exhibit A;

It is ordered, pursuant to Rule 340 (a) of the Commission's General Rules and Regulations under the Securities Act of 1933, as amended, that the effectiveness of the filing of said offering sheet be, and hereby is, suspended until the 24th day of December 1936 that an opportunity for hearing be given to the said respondent for the purpose of determining the material completeness or accuracy of the said offering sheet in the respects in which it is herein alleged to be incomplete or inaccurate, and whether the said order of suspension shall be revoked or continued; and

It is further ordered, that Charles S. Lobingier, an officer of the Commission be, and hereby is, designated as trial examiner to preside at such hearing, to continue or adjourn the said hearing from time to time, to administer caths and affirmations, subposens witnesses, compel their attendance, take evidence, consider any amendments to said offering sheet as may be filed prior to the conclusion of the hearing, and require the production of any books, papers, correspondence, memoranda, or other records deemed relevant or material to the inquiry, and to perform all other duties in connection therewith authorized by law; and

It is further ordered, that the taking of testimony in this proceeding commence on the 9th day of December 1936 at 12:00 o'clock noon, at the office of the Securities and Exchange Commission, 18th Street and Pennsylvania Avenue. Washington, D. C., and continue thereafter at such times and places as said examiner may designate.

Upon the completion of testimony in this matter the examiner is directed to close the hearing and make his report to the Commission.

By the Commission.

[SEAL]

FLANCIS P. BEASSON, Secretary.

[F.R. Doc. 3572—Filed, November 27, 1936; 12:43 p. m.]

United States of America—Before the Securities and Exchange Commission

At a regular session of the Securities and Exchange Commission held at its office in the City of Washington, D. C., on the 25th day of November A. D. 1936.

IN THE MATTER OF AN OFFERING SHEET OF A NON-PRODUCING WORKING INTEREST IN THE MARADUN-ROY WOODS FARM, FILED ON NOVEMBER 18, 1936, BY FRANK R. MOLL, RESPONDENT

SUSPENSION ORDER, ORDER FOR HEARING (UNDER RULE 340 (A)), AND ORDER DESIGNATING TRIAL EXAMINER

The Securities and Exchange Commission, having reasonable grounds to believe, and therefore alleging, that the offering sheet described in the title hereof and filed by the respondent named therein is incomplete or inaccurate in the following material respects, to wit:

- (1) In that the text in Item 1, Division II, is incomplete.
- (2) In that it appears that the geologist's report furnished in lieu of Items 11 and 12 was prepared by M. E. Carpenter at the instance of another than the person filing the offering sheet. It also appears that the report of April 14, 1936, does not bear an original signature.
- (3) In that the information required by Item 11, Division II, is not given in answer to that item or in the engineer's report.
- (4) In that the offering sheet is unsigned following Item 28 thereof.
- (5) In that Exhibit A is dated April 10, 1936; fails to designate the tract involved or the location of the drilling well and appears to show two or more wells on a tract outlined on the plat.

It is ordered, pursuant to Rule 340 (a) of the Commission's General Rules and Regulations under the Securities Act of 1933, as amended, that the effectiveness of the filing of said offering sheet be, and hereby is, suspended until the 24th day of December 1936, that an opportunity for hearing be given to the said respondent for the purpose of determining the material completeness or accuracy of the said offering sheet in the respects in which it is herein alleged to be incomplete or inaccurate, and whether the said order of

suspension shall be revoked or continued; and

It is further ordered, that Charles S. Lobingier, an officer of the Commission be, and hereby is, designated as trial examiner to preside at such hearing, to continue or adjourn the said hearing from time to time, to administer oaths and affirmations, subpoena witnesses, compel their attendance, take evidence, consider any amendments to said offering sheet as may be filed prior to the conclusion of the hearing, and require the production of any books, papers, correspondence, memoranda, or other records deemed relevant or material to the inquiry, and to perform all other duties in connection therewith authorized by law: and

It is further ordered, that the taking of testimony in this proceeding commence on the 9th day of December 1936 at 10:30 o'clock in the forenoon, at the office of the Securities and Exchange Commission, 18th Street and Pennsylvania Avenue, Washington, D. C., and continue thereafter at such times and places as said examiner may designate.

Upon the completion of testimony in this matter the examiner is directed to close the hearing and make his report to

the Commission.

[SEAL]

By the Commission.

Francis P. Brassor, Secretary.

[F.R. Doc. 3575-Filed, November 27, 1936; 12:44 p. m.]

United States of America-Before the Securities and Exchange Commission

At a regular session of the Securities and Exchange Commission held at its office in the City of Washington, D. C., on the 25th day of November A. D. 1936.

IN THE MATTER OF AN OFFERING SHEET OF A NONPRODUCING WORKING INTEREST IN THE BEAUDOIN-BRIDGES NO. 1 FARM. FILED ON NOVEMBER 19, 1936, BY ONEIDA INVESTING CORPORA-TION, RESPONDENT

SUSPENSION ORDER, ORDER FOR HEARING (UNDER RULE 340 (A)), AND ORDER DESIGNATING TRIAL EXAMINER

The Securities and Exchange Commission, having reasonable grounds to believe, and therefore alleging, that the offering sheet described in the title hereof and filed by the respondent named therein is incomplete or inaccurate in the following material respects, to wit:

- (1) In that the date in Division I when the information contained in the sheet will be out of date is miscalculated based upon Item 27 of Division II and Exhibit A:
- (2) In that part of the text required in Item 2 (b) of Division II is omitted:
- (3) In that Item 3 (f) of Division II appears miscalculated if Item 2 (c) of Division II and Exhibit B are correct;
- (4) In that the distance to the pipeline is not shown in Item 14 (b) of Division II;
- (5) In that Item 16 (b) of Division II neglects to state that a proportion of the taxes will be deducted from the sums payable to the owner of each interest:
- (6) In that the form of signature following in Item 28 of Division II is incomplete;
- (7) In that Exhibit A is incomplete with respect to information required as to the producing wells shown thereon;
- (8) In that Item 18 of Division II appears incomplete in view of the answers to Items 6 and 22 of Division II;

It is ordered, pursuant to Rule 340 (a) of the Commission's General Rules and Regulations under the Securities Act of 1933, as amended, that the effectiveness of the filing of said offering sheet be, and hereby is, suspended until the 24th day of December 1936 that an opportunity for hearing be given to the said respondent for the purpose of determining the material completeness or accuracy of the said offering sheet in the respects in which it is herein alleged to be incomplete or inaccurate, and whether the said order of suspension shall be revoked or continued; and

It is further ordered, that Charles S. Lobingier, an officer of the Commission, be, and hereby is, designated as trial examiner to preside at such hearing, to continue or adjourn the said hearing from time to time, to administer oaths and affirmations, subpoena witnesses, compel their attendance. take evidence, consider any amendments to said offering sheet as may be filed prior to the conclusion of the hearing. and require the production of any books, papers, correspondence, memoranda, or other records deemed relevant or material to the inquiry, and to perform all other duties in connection therewith authorized by law; and

It is further ordered, that the taking of testimony in this proceeding commence on the 9th day of December 1936 at 11:00 o'clock in the forenoon, at the office of the Securities and Exchange Commission, 18th Street and Pennsylvania Avenue, Washington, D. C., and continue thereafter at such times and places as said examiner may designate.

Upon the completion of testimony in this matter the examiner is directed to close the hearing and make his report to the Commission.

By the Commission.

Francis P. Brassor, Secretary.

[F. R. Doc. 3574—Filed, November 27, 1936; 12:44 p.m.]

United States of America—Before the Securities and Exchange Commission

At a regular session of the Securities and Exchange Commission held at its office in the City of Washington, D. C., on the 25th day of November A. D. 1936.

In the Matter of an Offering Sheet of a Royalty Interest in the Ohio-O'Donnell Farm, Filed on Novelider 18, 1936, by John Wight, Respondent

SUSPENSION ORDER, ORDER FOR HEARING (UNDER RULE 340 (A)),
AND ORDER DESIGNATING TRIAL EXAMINER

The Securities and Exchange Commission, having reasonable grounds to believe, and therefore alleging, that the offering sheet described in the title hereof and filed by the respondent named therein is incomplete or inaccurate in the following material respects, to wit:

- 1. In that the sheet is filed on the wrong schedule for the nature of the interest being offered;
- 2. In that several non-contiguous tracts of land are included in the one offering sheet;
 - 3. In that the 8th paragraph in Division I is incomplete;
- 4. In that Item 1 of Division II is incomplete and non-responsive;
- 5. In that Item 5 of Division II is incomplete and non-responsive:
- In that Item 15 of Division II is not answered as required;
- 7. In that Item 16 of Division II is not responsive and appears to be inapplicable to the tract which may be involved:
- 8. In that Items 17 and 18 of Division II do not relate to the property involved in the offering;
- 9. In that Item 19 of Division II is not the proper paragraph to be used in offering sheets filed with the Securities and Exchange Commission;
- 10. In that, based upon statements preceding signature of person filing the sheet, and based upon Division III itself, Division III is not prepared at the instance of said person filing the sheet. Division III also does not bear an original signature of the person whose report it purports to be, as required.
- 11. In that Exhibit A is undated, has no legend, and shows noncontiguous tracts;
- 12. In that the offering sheet in other respects so far fails to comply with the Rules and Regulations promulgated under the Securities Act of 1933, as amended, requiring full and accurate disclosure of the information respecting the interest which apparently is being offered as to deprive the person filing the said offering sheet of an exemption from Registration requirements under the said Securities Act of 1933;

It is ordered, pursuant to Rule 340 (a) of the Commission's General Rules and Regulations under the Securities Act of 1933, as amended, that the effectiveness of the filing of said offering sheet be, and hereby is, suspended until the 24th day of December 1936, that an opportunity for hearing be given to the said respondent for the purpose of determining the material completeness or accuracy of the said offering sheet in the respects in which it is herein alleged to be incomplete or inaccurate, and whether the said order of suspension shall be revoked or continued; and

It is further ordered, that Charles S. Lobingier, an officer of the Commission, be, and hereby is, designated as trial examiner to preside at such hearing, to continue or adjourn the said hearing from time to time, to administer oaths and affirmations, subpoena witnesses, compel their attendance, take evidence, consider any amendments to said offering sheet as may be filed prior to the conclusion of the hearing, and require the production of any books, papers, correspondence, memoranda, or other records deemed relevant or material to the inquiry, and to perform all other duties in connection therewith authorized by law; and

It is further ordered, that the taking of testimony in this proceeding commence on the 9th day of December 1936, at 11:30 o'clock in the forencon, at the office of the Securities and Exchange Commission, 18th Street and Pennsylvania Avenue, Washington, D. C., and continue thereafter at such times and places as said examiner may designate.

Upon the completion of testimony in this matter the examiner is directed to close the hearing and make his report to the Commission.

By the Commission.

[SEAL]

FRANCIS P. BRASSOR, Sccretary.

[F. R. Doc. 3573-Filed, November 27, 1936; 12:43 p. m.]

Tuesday, December 1, 1936

No. 185

TREASURY DEPARTMENT.

Bureau of Customs.

[T.D.48660]

ANTIDUMPHIG-RUBGER HOT WATER BOTTLES FROM JAPAN

NOVELIEER 23, 1936.

To Collectors of Customs and Others Concerned:

Reference is made to the several notices of suspected dumping issued by the United States appraiser of merchandise, New York, N. Y., covering importations of rubber hot water bottles from Japan.

After investigation and careful consideration of the evidence presented, I have reached the conclusion that a finding of dumping is not justified with respect to rubber hot water bottles from Japan.

Appraising officers who have been withholding appraisements of rubber hot water bottles from Japan, by virtue of the issuance of notices of suspected dumping, are authorized to make their appraisements without regard to any question of dumping.

[SEAL]

WAYNE C. TAYLOR, Acting Secretary of the Treasury.

[F.R. Dac. 3580—Filed, November 28, 1936; 11:01 a.m.]

Amendment of Joint Regulations of the Secretary of the Treasury and the Secretary of Agriculture of November 21, 1927 Governing Importation of Bobwhite Quail From Mexico

[S. R. A.-B. S. 63; T. D. 45437]

Pursuant to authority conferred by law upon the Secretary of the Treasury and the Secretary of Agriculture, Regulation 2 and the last sentence of Regulation 5 of the joint regulations of November 21, 1927, "Governing Importation of Bobwhite Quail from Mexico" are hereby amended, effective immediately, so as to read as follows:

REGULATION 2-PORTS OF ENTRY

For the purposes of these regulations the ports of Eagle Pass, Larcdo, and Brownsville, Texas, and Nogales, Arizona, shall be inspection stations, and permits will not be issued for the entry of bobwhite quali from Maxico through any other port.

RECHLATION S

• • • Individual permits will authorize the entry of a consignment of bobwhite quall on or within 30 days after the date of probable arrival specified in the permit, but only during the open season prescribed by the laws or regulations of Mexico for the exportation of bobwhite quall, which is hereby designated as the importation season.

[SEAL]

WAYNE C. TAYLOR,
Acting Secretary of the Treasury.
M. L. Wilson,
Acting Secretary of Agriculture.

OCTOBER 23, 1936.

[F.R.Doc. 3590—Filed, November 30, 1936; 11:37 a.m.]

Bureau of Internal Revenue.

IT. D. 47161

TAX ON WINES, LIQUEURS, CORDIALS, AND SIMILAR COMPOUNDS— REGULATIONS 15 AMENDED

To District Supervisors, Collectors of Internal Revenue, and Others Concerned:

Pursuant to Section 605 of the Revenue Act of 1918 (U. S. C., 1934 ed., title 26, sec. 1151), as amended by Section 319 (b) of the Liquor Tax Administration Act (Public, No. 815. 74th Congress), providing for the manufacture of vermouth with fortified sweet wine on bonded winery premises, and to Sections 611 and 613 of the Revenue Act of 1918, as amended by Sections 6 and 7 of the Liquor Taxing Act